

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/362,058	07/28/1999	MASANORI IWASAKI	P99.0922	6363	
26263 7	7590 07/25/2005		EXAMINER		
SONNENSCHEIN NATH & ROSENTHAL LLP			LEE, RIC	LEE, RICHARD J	
P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER			ART UNIT	PAPER NUMBER	
	L 60606-1080	2613			
			DATE MAILED: 07/25/200	٢	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/362,058	IWASAKI, MASANORI			
Office Action Summary	Examiner	Art Unit			
	Richard Lee	2613			
The MAILING DATE of this communication apperiod for Reply	ppears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply be tireply within the statutory minimum of thirty (30) day d will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. (D) (35 U.S.C. § 133).			
Status		•			
1)⊠ Responsive to communication(s) filed on 13	May 2005				
	nis action is non-final.				
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) ⊠ Claim(s) 1,2,5 and 6 is/are pending in the ap 4a) Of the above claim(s) is/are withdr 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1,2,5 and 6 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.				
Application Papers					
9)☐ The specification is objected to by the Examir	ner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to th	e drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the corre					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicati ority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s)					
1) X Notice of References Cited (PTO-892)	4) Interview Summary				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	Paper No(s)/Mail Da 3) 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)			

Application/Control Number: 09/362,058

Art Unit: 2613

1. The applicant's arguments from the amendment filed May 13, 2005 have been noted, considered, and addressed in the following new grounds of rejections.

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Moreton et al of record (5,835,133) in view of Ishihara et al of record (5,737,084), Kobu et al (JP-60037520), and Suzuki et al (6,437,824).

Moreton et al discloses an optical system for single camera stereo video as shown in Figures 2A, 2B, and 6, and substantially the same three dimensional image capturing apparatus and stereo camera recording/reproducing system (see columns 5-6) as claimed in claims 1, 2, and 5, comprising substantially the same single solid state image sensing device (i.e., 50 of Figure 2A and see column 6, lines 36-62) having a plurality of image capturing regions (i.e., 50a, 50b of Figure 2A), each image capturing region simultaneously captures a different image on the single solid state image sensing device (see column 6, lines 36-62); a plurality of optical systems (see 30a, 30b, 35, 40a, 40b, 45, 110, 210 of Figure 2A) for forming a different image of a subject in each image capturing region, each one of the optical systems corresponding to a different one of the image capturing regions (see column 6, lines 36-62), each optical system having an image side reflection means (i.e., 35 of Figure 2A) located in front of the corresponding image capturing region and directed in an obliquely outward direction; a subject side reflection means (i.e., 30a, 30b of Figure 2A) located outward from the image side reflection means and directed

Application/Control Number: 09/362,058

Art Unit: 2613

in an obliquely inward direction; a lens (i.e., 45 of Figure 2A; 10a, 10b of Figure 1) provided in an optical path between the imaging side reflection means 35 and the single solid state image sensing device 50; wherein the optical systems are used to form, in the corresponding image capturing regions, separate and different images of the subject which are captured from different viewpoints having a distance therebetween (see columns 5-6); and a signal processing means for dividing a video signal from the single solid state image sensing device into video signals representing the different images of the subject captured in the image capturing regions for capturing images of the subject from the different viewpoints (see 50a, 50b of Figure 2A, column 6, lines 36-62, and 70, 72 of Figure 6).

Moreton et al does not particular disclose, though, the followings:

- (a) light limiting means providing in an optical path between the imaging side reflection means and the lens, the light limiting means preventing incidence of flux of ambient light other than from rays forming each image of the subject as claimed in claims 1 and 2;
- (b) an infrared cut filter provided in an optical path between the lens and the single solid state image sensing device as claimed in claims 1 and 2; and
- (c) light shielding means provided normal to the single solid state image sensing device and at least between the single solid state image sensing device and the reflection means so as to prevent optical cross talk between the optical systems as claimed in claims 1 and 2.

Regarding (a), it is noted that Moreton et al does teach the particular use of a diaphragm structure (i.e., light limiting means) as shown in Figure 1 that is used to allow light 5a, 5b to pass through slits 4a, 4b, so that the camera may obtained the desired image rays (see column 1, lines 43-65). Moreton does not particular teach that the light limiting means is provided in an optical

path between the imaging side reflection means and the lens as claimed. However, Ishihara discloses a three dimension shape measuring apparatus as shown in Figures 5 and 8, and teaches the conventional use of light limiting means (i.e., 12 of Figure 5 and see column 8, line 54 to column 9, line 4) provided in an optical path between the imaging side reflection means (i.e., 21 of Figure 5) and the lens (i.e., 23 of Figure 5), the light limiting means thereby preventing incidence of flux of ambient light other than from rays forming each image of the subject.

Therefore, it would have been obvious to one of ordinary skill in the art, having the Moreton et al and Ishihara references in front of him/her and the general knowledge of lenses systems and light limiting means within three dimensional image capturings, would have had no difficulty in providing the light limiting means 12 of Ishihara in an optical path between the imaging side reflection means 35 and the lens 45 of Moreton et al thereby preventing incidence of flux of ambient light other than from rays forming each image of the subject for the same well known use of optical structures for three dimensional capturing of the desired image rays and reduction of light rays from the subject purposes as claimed.

Regarding (b), Suzuki et al discloses an image pickup apparatus as shown in Figure 29, and teaches the conventional use of an infrared cut filter 12 of Figure 29 provided an optical path between the lens 10 and solid state image sensing device 13 so as to exclude the infrared frequency component (see column 2, lines 37-46). Therefore, it would have been obvious to one of ordinary skill in the art, having the Moreton et al and Suzuki et al references in front of him/her and the general knowledge of image filtering techniques, would have had no difficulty in providing the infrared cut filter 12 of Suzuki et al between the lens 45 and solid state image sensing device 50 of Moreton et al for the same well known prevention of the incident angle of

Application/Control Number: 09/362,058

Art Unit: 2613

light entering the sensor from becoming greater around the periphery of the sensor purposes as claimed.

Regarding (c), Kobu et al discloses a stereoscopic video device as shown in Figure 7, and teaches the conventional use of a light shielding means (i.e., 32 of Figure 7) provided normal to the single solid state image sensing device (i.e., 31 of Figure 7) and at least between the single solid state image sensing device and the reflection means (i.e., 30 of Figure 7) so as to prevent optical cross talk between the optical systems. Therefore, it would have been obvious to one of ordinary skill in the art, having the Moreton et al and Kobu et al references in front of him/her and the general knowledge of the prevention of optical cross talks between optical systems, would have had no difficulty in providing the light shielding means 32 of Kobu et al normal to the single solid state image sensing device 50a, 50b of Moreton et al and at least between the single solid state image sensing device 50a, 50b and the reflection means 35 of Moreton et al for the same well known shielding of optical images toward certain image capturing regions and prevention of optical cross talk between optical systems purposes as claimed.

4. Claim 6 is rejected under 35 U.S.C.103(a) as being unpatentable over Moreton et al, Ishihara, Kobu et al, and Suzuki et al as applied to claims 1, 2, and 5 in the above paragraph (3), and further in view of Tabata et al of record (6,177,952).

The combination of Moreton et al, Ishihara, Kobu et al, and Suzuki et al discloses substantially the same three dimensional image capturing apparatus and stereo camera recording/reproducing system as above, but does not particularly disclose, though, wherein parallax which is the distance between the viewpoints is one centimeter or greater as claimed in claim 6. It is noted that Ishihara does teach the conventional use of diaphragms within the

Art Unit: 2613

optical path of an imaging sensor (see 12 of Figure 8), and Tabata et al teaches the general stereoscopic imagings involving parallax caused by the images and from stereoscopic imagings (see column 6, lines 25-30, column 20, lines 8-14, and Figures 13A and 13B). And without specific criticality and though silent within Moreton et al, it is submitted that the parallax generated within Moreton et al in view of the teachings of Tabata et al may obviously be one centimeter or greater as claimed. Therefore, it would have been obvious to one of ordinary skill in the art, having the Moreton et al, Ishihara, Kobu et al, Suzuki et al, and Tabata et al references in front of him/her and the general knowledge of three dimensional imagings, would have had no difficulty recognizing that the images of the subject of Moreton et al results in a parallax effect in view of the parallax teachings of Tabata et al and that such parallax within Moreton et al may obviously be one centimeter or greater if such features were not already a part of Moreton et al for the same well known three dimensional image capturing purposes as claimed.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2613

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Lee whose telephone number is (571) 272-7333. The Examiner can normally be reached on Monday to Friday from 8:00 a.m. to 5:30 p.m, with alternate Fridays off.

FICHARDLEE FICHARDLEE

Richard Lee/rl

7/21/05